		Filing Fee \$35.00 (If amending ONLY Item FOURTH filing fee \$20.00)
]	DOMESTIC LIMITED PARTNERSHIP	
	STATE OF MAINE	
CERTIFICATE OF AMENDMENT		Deputy Secretary of State
		A True Copy When Attested By Signature
	(Name of Limited Partnership)	Deputy Secretary of State
Pursuant to 31 N	MRSA §422, the undersigned limited partnership exec	cutes and delivers for filing this certificate of amendment:
FIRST:	The name of the limited partnership has been chang	ged to (if no change, so indicate)
	(The name must contain one of the following:	"Limited Partnership", "L.P." or "LP"; §403.1.A. and §524.1.B.)
SECOND:	The name and business, residence or mailing addre	ss of each <u>new</u> general partner is (if no change, so indicate): ADDRESS
		ral partners are attached hereto as Exhibit, and made a part
ΓHIRD:	hereof. The name of each <u>withdrawing</u> general partner is	(if no change, so indicate):
	□ Names of additional withdrawing general partne	ers are attached hereto as Exhibit, and made a part hereof.
FOURTH:	If the business, residence or mailing address of any indicate): NAME	y general partner has changed, the new address is (if no change, so NEW ADDRESS

 $\hfill\square$ Names and new addresses of general partners are attached hereto as Exhibit $___$, and made a part hereof.

FIFTH:	Other amendments to the certificate, i hereto and made a part hereof.	if any, that the pa	artners determine to adopt are set forth in Exhibit	attached
DATED				
GENERAL PA	RTNER(S)*			
	(signature)		(type or print name)	
	(signature)		(type or print name)	
	(signature)		(type or print name)	
	nrtner(s) which are Entities			
Ву	(authorized signature)		(type or print name and capacity)	
Name of Entity				
Ву	(authorized signature)		(type or print name and capacity)	
Name of Entity				
v	(authorized signature)		(type or print name and capacity)	

The execution of this certificate constitutes an oath or affirmation under the penalties of false swearing under Title 17-A, section 453.

^{*}Certificate $\underline{\textbf{MUST}}$ be signed by

⁽¹⁾ at least one general partner AND

⁽²⁾ each **new general partner OR**

⁽³⁾ any duly authorized person.